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QUIN DENVIR, Bar #49374
 1
    Federal Defender
    CAROLYN M. WIGGIN, Bar #182732
 2
    Assistant Federal Defender
 3
    801 I Street, 3rd Floor
    Sacramento, California 95814
 4
    Telephone: (916) 498-5700
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 6
    Attorney for Petitioner
    KENNETH WAYNE RICH
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                        IN THE UNITED STATES DISTRICT COURT
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                      FOR THE EASTERN DISTRICT OF CALIFORNIA
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                                     ) NO. Civ. S-05-0892 MCE GGH P
    KENNETH WAYNE RICH,
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                   Petitioner,
                                       UNOPPOSED REQUEST FOR EXTENSION
                                     )
15
                                       OF TIME TO FILE JOINT SCHEDULING
         v.
                                       STATEMENT
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    ROSEANNE CAMBPELL, Warden,
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                   Respondent.
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         Petitioner, KENNETH WAYNE RICH, by and through his attorney,
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    Assistant Federal Defender Carolyn M. Wiggin, requests thirty day
    extension of time to file a joint scheduling statement. Because the
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    Order dated July 12, 2005, was not served on the Office of the Federal
    Defender, the Office of the Federal Defender only became aware that it
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    was appointed in this case when it was contacted by Respondent's counsel
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    on August 5, 2005. As a result, this office has not yet had an
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The undersigned has contacted counsel for respondent, Deputy

Attorney General Susan Bunting, and she graciously indicated that she has

opportunity to become familiar with this case.

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1	no objection to the proposed extension.	
2	Accordingly, petitioner request	s the court enter the order lodged
3	simultaneously herewith.	
4		
5	Dated: August 8, 2005	
6	F	Respectfully submitted,
7		UIN DENVIR Gederal Defender
8	F	edelai Delendei
9		11
10		<u>/s/ Carolyn M. Wiggin</u> CAROLYN M. WIGGIN Assistant Federal Defender
11		attorney for Petitioner
12		ENNETH WAYNE RICH
13		
14	*****	
15	Pursuant to the stipulated request of the parties, and good cause	
16	appearing therefor, the time for the parties to file a joint scheduling	
17	statement is extended up to and including September 9, 2005.	
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19	Dated: 8/11/05	
20		s/ Gregory G. Hollows
21		Ionorable GREGORY G. HOLLOWS Inited States Magistrate Judge
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